ATTORNEY OR PARTY WITHOUT ATTORNEY (Name and Address):	TELEPHONE NO.:	FOR COURT USE ONLY
-		
ATTORNEY FOR (Name):		
SUPERIOR COURT OF CALIFORNIA, COUNTY OF		
STREET ADDRESS:		
MAILING ADDRESS:		
CITY AND ZIP CODE: BRANCH NAME:		
CHILD'S NAME:		HEARING DATE AND TIME:
CHIED 3 NAME.		
DATERNITY WANTER OF DIOL	170	CASE NUMBER:
PATERNITY—WAIVER OF RIGH	118	O'NOE NOMBER.
(Juvenile Dependency)		
4. I down that I am the father of this shill and I do not u	iah ta mantisinata in danandan	
I deny that I am the father of this child and I do not w I understand that:	ish to participate in depender	icy proceedings concerning this child.
a. I will receive no further notices of hearings in this	matter	
b. I will not be entitled to court-ordered services reg		dered visitation with the child
c. If the child cannot be returned to a custodial pare	•	
the child will be adopted.	in or guardian, it is possible to	nat an parema ngme wiii be teminated and
d. This denial applies only to the dependency proce	edings and does not preven	t the District Attorney from seeking to have
another court determine that I am the child's fath	er for purposes of support of	the child. If that occurs, I will have the righ
to a court trial, to confront and cross-examine wi		e in my behalf, and to be represented by a
lawyer who may be appointed if I cannot afford to	hire one.	
2. I wish to be represented by an attorney and request	the court to appoint one for m	٩
2 I wish to be represented by an attorney and request	the court to appoint one for in	С.
3. I waive my right to an attorney.		
4. I do not know if I am the father of the child and I whether or not I am the father.	consent to requ	uest blood or DNA testing to determine
I understand that:		
a. If I am judged to be the father of the child, I will I	nave the obligation to support	t the child until the child reaches the age o
18 and has completed high school, or completes		
whichever comes first.		
 b. If I do not support the child when I have the mear and, if convicted, could be sentenced to pay a fine 		
5. I believe I am the child's father and request that the	court enter a judgment of nate	arnity.
I understand that:	bount enter a judgment of pate	orinty.
a. If I am judged to be the father of the child, I will I	have the obligation to support	t the child until the child reaches the age o
18 and has completed high school, or completes		
whichever comes first.	3	,
b. If I do not support the child when I have the mear	is to do so, I may be charged	with a crime under Penal Code section 270
and, if convicted, could be sentenced to pay a fine	e up to \$2,000 and spend up	to one year in county jail.
Date:		
Duto.		
	•	
(TYPE OR PRINT NAME)	<u>-</u>	(SIGNATURE)
Date:		
Date.		
(TYPE OR PRINT NAME)	r (SI	GNATURE OF ATTORNEY)
,	(-	•
IMPORTANT NOTICE ON F	REVERSE. READ BEFORE S	SIGNING.
(Conti	nued on reverse)	

PATERNITY—WAIVER OF RIGHTS (Juvenile Dependency)

CHILD'S NAME:	CASE NUMBER:

To alleged father of the child:

As an alleged father of the child, you are not automatically entitled to services to reunify with the child or have the child placed with you or one of your relatives. If the court determines that you are the father of the child and issues a judgment of paternity, the court may order services but is not required to do so. If you deny that you are the father of the child and do not consent to scientific tests to indicate the probability or lack of probability that you are the father, and do not wish to participate in services that may be provided, you may so indicate on this form and voluntarily withdraw from the case concerning this child. You have the right to a court trial to determine paternity, at which you will have the right to be represented by an attorney. If you cannot afford an attorney, the court may appoint one for you. At a trial you have the right to cross-examine witnesses and to present evidence on your behalf. If you wish the court to determine paternity or if you wish to admit that you are the father of the child, complete this form according to your intentions.